EXHIBIT "F"

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 2
    UNITED STATES DISTRICT COURT
 3
    SOUTHERN DISTRICT OF NEW YORK
    ALEX HOLMES, et al.,
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5
                  Plaintiffs,
6
    -against-
                            Case No.: 7:20-CV-0448-UA
7
    CHET MINING CO., LLC, et al.,
                Defendants.
8
    UNITED STATES DISTRICT COURT
9
    SOUTHERN DISTRICT OF NEW YORK
10
    ANDREW SCHWARTZBERG,
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                  Plaintiff,
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                            Case No.: 1:20-CV-01880
    -against-
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    CHET MINING CO., LLC, et al.,
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                  Defendants.
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        CERTIFICATE OF NONAPPEARANCE in the above-
    entitled actions, taken before Susan Florio, a
    Registered Professional Reporter and Notary
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    Public in and for the State of New York by
18
    Zoom.
19 WITNESS: CHET STOJANOVICH, DEFENDANT
20 PURSUANT TO: Subpoena
         April 1, 2021
21 DATE:
22 TIME:
                  1:00 p.m. - 1:21 p.m.
23 HELD:
                  Videoconference (Zoom)
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    APPEARANCES:
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## [Proceedings]

MR. HARWICK: This is John Harwick and I am counsel for several judgment creditors in the above-captioned matter. This was an adjourned collection deposition of Chet Stojanovich and his related companies, which originally was scheduled for Monday and was adjourned to today's date at 1:00 p.m. pursuant to the belated request of Mr. Stojanovich who did not appear at the Zoom deposition when originally scheduled.

He acknowledged receipt of the subpoena and he actually read portions of the subpoena on the phone call that I had with him after the record was closed and the deposition that he did not show up for.

He indicated that he would be available today at 1:00, Thursday, April 1st, to continue or to perform the subpoenaed deposition to aid and enforce our federal court judgments. And I

[Proceedings]

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provided him with a new Zoom link via Federal Express letter, via e-mail and also via text message. 4

Again, I called him this morning to remind him. His voicemail was full. also texted him again on his phone number that he has given me, which I will read into the record so we have it, (301)824-3903. And, again, I've called him while we've been waiting for 20 minutes here. He has not answered his phone nor responded to the text messages that I sent to him. So, we will be making a motion for contempt, to hold him in contempt at the same time try and get his compliance and aid, his compliance not only for sitting for a deposition but to producing the documents that we've demanded that be produced that also hadn't been produced.

So, with that we'll close the record.

record.

5 1 2 (Whereupon, the proceedings were concluded.) 3 4 5 CERTIFICATION 6 7 I, SUSAN FLORIO, Registered Professional 8 Reporter and Notary Public in and for the State of 9 New York, do hereby certify that the foregoing is a 10 true, complete and accurate transcript to the best 11 of my knowledge, skill and ability on the date and 12 place hereinbefore set forth. 13 I FURTHER CERTIFY that I am not related to or employed by any of the parties to the action 14 in which the proceedings were taken, or any 15 16 attorney or counsel employed in this action, nor am 17 I financially interested in the case. IN WITNESS WHEREOF, I have hereunto set 18 my hand this 1st day of April, 2021. 19 /Susan Florio, RPR/ 20 SUSAN FLORIO, RPR 21 22 (The foregoing certification of this transcript does not apply to any reproduction of the same by any means 23 unless under the direct control and/or supervision of the certifying reporter.) 24